

**WASTE PIT AREA ROADS AND CONTAMINATED
SURFACES**

DOCUMENT DATE 01-27-92



Department of Energy
Fernald Environmental Management Project
P.O. Box 398705
Cincinnati, Ohio 45239-8705
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JAN 27 1992

DOE-755-92

Mr. James A. Saric, Remedial Project Director
U. S. Environmental Protection Agency
Region V - 5HR-12
230 South Dearborn Street
Chicago, Illinois 60604

Mr. Graham E. Mitchell, DOE Coordinator
Ohio Environmental Protection Agency
40 South Main Street
Dayton, Ohio 45402-2086

Dear Mr. Saric and Mr. Mitchell:

WASTE PIT AREA ROADS AND CONTAMINATED SURFACES

Enclosed is a copy of the Action Memorandum and the Removal Site Evaluation for the waste pit roads and contaminated surfaces. This material was prepared based on the information available in the Characterization Investigation Study and the Environmental Monitoring Reports. This information is being provided as requested during the January Project Manager's Meeting.

If you or your staff have any questions concerning the waste pit roads and contaminated surfaces, please contact Oba Vincent at FTS 774-6937 or 738-6937

Sincerely,



Jack R. Craig
Fernald Remedial Action
Project Manager

FO:Vincent

Enclosures: As Stated

cc w/encs.:

J. J. Fiore, EM-42, TREV
K. A. Hayes, EM-424, TREV
J. Benetti, USEPA-V, 5AR-26
M. Butler, USEPA-V, 5CS-TUB-3
J. Kwasniewski, OEPA-Columbus
T. Schneider, OEPA-Dayton
E. Schuessler, PRC
L. August, GeoTrans
R. L. Glenn, Parsons
D. J. Carr, WEMCO
S. W. Coyle, WEMCO
J. P. Hopper, WEMCO
J. D. Wood, ASI/IT
J. E. Razor, ASI/IT
AR Coordinator, WEMCO



Department of Energy

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DOE-1354-91

Mr. W. H. Britton, President
Westinghouse Materials Company
of Ohio
P.O. Box 398704
Cincinnati, Ohio 45239-8704

Dear Mr. Britton:

WASTE PIT AREA ROADS AND EXPOSED SURFACES

Reference: Letter, DOE-930-90, R. J. Hansen, to M. B. Boswell, "CERCLA Removal Actions," dated April 23, 1990

The enclosed Removal Site Evaluation (RSE) for exposed areas of surface contamination in the Waste Pit Area (WPA) has been reviewed by my office. Based on this review, it has been determined that the risk associated with this area of contamination is minimal. Therefore, a removal action under CERCLA is not required.

However, in accordance with ALARA and as a matter of "Best Management Practices", proceed with development of a plan of action to eliminate or further mitigate this threat. Consideration should be given to focused soil removals, chemical suppression/fixation of contamination, or further access controls in the area, pending availability of funding.

Please provide the action plan requested within 30 days.

If your staff has any questions, please ask them to contact Oba Vincent at extension 6973.

Sincerely,


Gerald W. Westerbeck
Manager

FSO:Vincent

Enclosures: As stated

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FERNALD'S MAIN PRIORITY IS CLEANUP